	Kathleen Sullivan (SBN 242261)
1	kathleensullivan@quinnemanuel.com
	QUINN EMANUEL URQUHART &
2	SULLIVAN LLP
	51 Madison Avenue, 22 <sup>nd</sup> Floor
3	New York, NY 10010
4	Telephone: (212) 849-7000
4	Facsimile: (212) 849-7100
5	C C D-1- (CDN 210022)
7	Sean S. Pak (SBN 219032)
6	seanpak@quinnemanuel.com Amy H. Candido (SBN 237829)
Ĭ	amycandido@quinnemanuel.com
7	John M. Neukom (SBN 275887)
	johnneukom@quinnemanuel.com.
8	QUINN EMANUEL URQUHART &
	SULLIVAN LLP
9	50 California Street, 22 <sup>nd</sup> Floor
	San Francisco, CA 94111
10	Telephone: (415) 875-6600
	Facsimile: (415) 875-6700
11	
12	Attorneys for Plaintiff Cisco Systems,
12	

KEKER & VAN NEST LLP ROBERT A. VAN NEST - # 84065 rvannest@kvn.com BRIAN L. FERRALL - # 160847 bferrall@kvn.com DAVID J. SILBERT - # 173128 dsilbert@kvn.com MICHAEL S. KWUN - # 198945 mkwun@kvn.com 633 Battery Street San Francisco, CA 94111-1809 Telephone: 415 391 5400 Facsimile: 415 397 7188 Attorneys for Defendant Arista Networks, Inc.

Inc.

## UNITED STATES DISTRICT COURT

## NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION

CISCO SYSTEMS, INC.,

Plaintiff,

VS.

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

ARISTA NETWORKS, INC.,

Defendant.

CASE NO. 5:14-cv-5344-BLF

STIPULATION AND [PROPOSED] **ORDER RE: EXPERT DISCOVERY** 

Judge: Hon. Beth Labson Freeman

99998-77952/8119993.1

5

13

11

14

1516

17

18 19

20

21

22

2324

25

26

27

28

99998-77952/8119993.1

1

STIPULATION AND [PROPOSED] ORDER RE: EXPERT DISCOVERY

Case No. 5:14-cv-05344-BLF

WHEREAS, the Court has previously set a deadline of September 9, 2016, for the hearing on any *Daubert* motions (*see* Docket No. 277 at 2);

WHEREAS, the parties' stipulation herein does *not* change the September 9, 2016, date for *Daubert* motions;

WHEREAS, the parties' stipulation herein does *not* change the date by which the parties' briefing will be completed on *Daubert* motions (meaning the Court will have the same amount of time as previously scheduled to review the parties' completed briefing before hearing argument on *Daubert* motions);

## WHEREAS, with respect to *expert disclosures and discovery*:

- The Court has previously scheduled that rebuttal damages expert reports are due on July 8, 2016, sur-rebuttal damages expert reports are due on July 15, 2016, expert discovery must close by July 22, 2016, and *Daubert* motions must be filed by August 5, 2016 (*see* Docket No. 277 at 2);
- The parties agree to extend the deadline for rebuttal damages expert reports to July 13, 2016, given recent discovery on damages-related subject matter;
- The parties agree to extend the deadline for sur-rebuttal damages expert reports to July 21, 2016;
- The parties agree to move the close of damages expert discovery to July 28, 2016; and
- The parties do not seek to change the deadline for filing *Daubert* motions (August 5, 2016), nor for opposition briefs, nor for reply briefs for *Daubert* motions.

## THEREFORE IT IS HEREBY STIPULATED by and between Cisco and Arista that:

- The deadline for rebuttal damages expert reports shall be July 13, 2016 (rather than July 8, 2016);
- The deadline for sur-rebuttal damages expert reports shall be July 21, 2016 (rather than July 15, 2016);

- The hearing dates for *Daubert* motions (September 9, 2016), shall not change;
- Any other deadlines not addressed in this stipulation shall remain unchanged.

The following table shows the effect of this stipulation as compared to previously ordered deadlines:

Event	Current Schedule (ECF No. 277)	Amendments to Current Schedule
Last day to disclose advice of counsel (Patent L.R. 3-7)	50 days after claim construction ruling	
Last day to exchange rebuttal damages expert reports	July 8, 2016	July 13, 2016
Last day to exchange sur-rebuttal damages expert reports	July 15, 2016	July 21, 2016
Close of damages expert discovery	July 22, 2016	July 28, 2016
Last day to hear dispositive motions	August 4, 2016	
Last day to file Daubert motions	August 5, 2016	
Daubert opposition briefs due	August 19, 2016	
Daubert reply briefs due	August 26, 2016	
Daubert hearing	September 9, 2016	
Last day to meet and confer before the Final Pretrial Conference (Standing Order Jury Trial Sec. A)	September 9, 2016	
Joint Pretrial Statement and Order (Standing Order Jury Trial Sec. B)	September 16, 2016	
Motions in limine (Standing Order Jury Trial Sec. B.4)	September 16, 2016	
Oppositions to Motions in limine (Standing Order Jury Trial Sec. B.4)	October 7, 2016	
Jury Trial Materials due (Standing Order Jury Trial Sec. B.5)	October 21, 2016	
Final Pretrial Conference and Hearing on Motions in limine	November 3, 2016	
Trial Briefs	November 11, 2016	
Trial	November 21, 2016	

99998-77952/8119993.1

STIPULATION AND [PROPOSED] ORDER RE: EXPERT DISCOVERY

Case No. 5:14-cv-05344-BLF

1		
2	DATED: July 1, 2016	Respectfully submitted,
3		/s/ John M. Neukom
4		Kathleen Sullivan (SBN 242261)
5		kathleensullivan@quinnemanuel.com
6		QUINN EMANUEL URQUHART & SULLIVAN LLP
7		51 Madison Avenue, 22nd Floor
		New York, NY 10010
8		Telephone: (212) 849-7000 Facsimile: (212) 849-7100
9		1 acsimile. (212) 647-7100
10		Sean S. Pak (SBN 219032)
10		seanpak@quinnemanuel.com
11		John M. Neukom (SBN 275887) johnneukom@quinnemanuel.com.
12		QUINN EMANUEL URQUHART &
		SULLIVAN LLP
13		50 California Street, 22nd Floor
14		San Francisco, CA 94111 Telephone: (415) 875-6600
15		Facsimile: (415) 875-6700
13		
16		Steven Cherny (admission pro hac vice
17		pending) steven.cherny@kirkland.com
		KIRKLAND & ELLIS LLP
18		601 Lexington Avenue
19		New York, New York 10022
20		Telephone: (212) 446-4800 Facsimile: (212) 446-4900
20		1 desimile: (212) 110 1300
21		Adam R. Alper (SBN 196834)
22		adam.alper@kirkland.com KIRKLAND & ELLIS LLP
22		555 California Street
23		San Francisco, California 94104
24		Telephone: (415) 439-1400
25		Facsimile: (415) 439-1500
		Michael W. De Vries (SBN 211001)
26		michael.devries@kirkland.com
27		KIRKLAND & ELLIS LLP
28	99998-77952/8119993.1	3 STIPULATION AND [PROPOSED] ORDER RE: EXPERT DISCOVERY
		Case No. 5:14 ov 05344 RI F

Error! Unknown document property name.

Case No. 5:14-cv-05344-BLF

333 South Hope Street 1 Los Angeles, California 90071 Telephone: (213) 680-8400 2 Facsimile: (213) 680-8500 3 Attorneys for Plaintiff Cisco Systems, Inc. 4 DATED: July 1, 2016 Respectfully submitted, 5 /s/ David Silbert 6 **KEKER & VAN NEST LLP** 7 ROBERT A. VAN NEST - #84065 rvannest@kvn.com 8 BRIAN L. FERRALL - # 160847 9 bferrall@kvn.com DAVID J. SILBERT - # 173128 10 dsilbert@kvn.com MICHAEL S. KWUN - # 198945 11 mkwun@kvn.com 633 Battery Street 12 San Francisco, CA 94111-1809 Telephone: 415 391 5400 13 Facsimile: 415 397 7188 14 Attorneys for Defendant Arista Networks, Inc. 15 **ATTORNEY ATTESTATION** 16 I hereby attest, pursuant to Local Rule 5-1(i)(3), that the concurrence in the filing of this 17 document has been obtained from the signatory indicated by the "conformed" signature (/s/) of 18 David Silbert within this e-filed document. 19 /s/ John Neukom 20 PURSUANT TO STIPULATION, IT IS SO ORDERED. 21 DATED: \_\_\_\_\_\_, 2016 22 23 Hon. Beth Labson Freeman 24 United States District Judge 25 26 27 99998-77952/8119993.1 STIPULATION AND [PROPOSED] ORDER RE: EXPERT DISCOVERY 28

Error! Unknown document property name.

Case No. 5:14-cv-05344-BLF

Case 5:14-cv-05344-BLF Document 350 Filed 07/01/16 Page 5 of 5